

EXHIBIT 7

[Print](#) | [Close Window](#)**Subject:** Patterson v. Popo et al**From:** ps@strojnik.com**Date:** Mon, Jun 22, 2015 9:23 am**To:** "Jason Mullis" <JMullis@wshblaw.com>**Cc:** "Eddie Pantiliat" <EAP@legalcounselors.com>, "Amy Patterson" <pattersona82@gmail.com>

Thank you, Jason, for the update. You explained that the insurer has authorized payment of [REDACTED] and that the restaurant ownership has agreed to pay the difference of [REDACTED] in order to make up the [REDACTED] settlement payment. However, the ownership is now balking at making the payment, so you are faced with two problems: First, the Farmers' adjuster in charge of the case is in trial and unavailable to discuss increasing the authority to pay [REDACTED] and the ownership refuses to make payment.

This is a significant problem in light of the July 6, 2015 deadline imposed by Judge Wake. Obviously, Ms. Patterson cannot accept [REDACTED] in light of the settlement agreement at [REDACTED]. I have not dealt with this kind of an issue previously and I cannot think of a way to resolve it on my end. I must leave it up to you to come up with a timely solution.

Cordially Yours,

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